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VIA FEDEX

Craig Whitenack, Civil Investigator United States Environmental Protection Agency Region IX, Southern California Field Office 600 Wilshire Avenue, Suite 1420 Los Angeles, California 90017

> Re: Yosemite Creek Superfund Site, San Francisco, CA Response to 104(e) Information Request

Dear Mr. Whitenack:

This letter responds to the October 15, 2009 request for information ("RFI") of the United States Environmental Protection Agency ("EPA") directed to Hewlett-Packard Company ("HP") regarding the Yosemite Creek Superfund site (the "Site").

As a preliminary matter, we note that your letter was not received by either Mark Hurd, CEO and President of HP, or my partner Christopher Roe, although each are listed as addressees on the RFI. Nevertheless, subject to both the general and specific objections noted below, and without waiving these or other available objections or privileges, HP submits the following in response to the RFI and in accordance with the January 11, 2010 due date that EPA has established with Mr. Nicholas van Aelstyn for this response.



I. GENERAL RESPONSIVE STATEMENT AND OBJECTIONS

The RFI focuses primarily on seeking information pertaining to HP's use of or connection with the former Bay Area Drum Superfund Site ("BAD Site"). Accordingly, we believe it would be helpful to EPA for HP to provide herein both the background and results of the previous investigation undertaken by HP regarding the BAD Site. In 1992, in response to an investigation and request by the California Department of Toxic Substances Control ("DTSC"), HP reviewed its records and interviewed appropriate individuals regarding the BAD Site. HP provided DTSC with the results of those efforts in a July 30, 1992 response to DTSC's information request ("HP Response"). EPA may already possess the HP Response as part of the DTSC files regarding the BAD Site. However, we are enclosing for your ease of reference the HP Response (See Exhibit A). HP is also enclosing with this response the documents that served as a basis for, or were referenced in, HP's Response (See Exhibit B).

The HP Response was the result of an extensive, comprehensive search conducted in 1992 by HP. The search was broad, and was not limited to the specific HP facilities that were identified in BAD Site documents possessed by DTSC.

As reflected in the HP Response, internal records were located as a result of HP's search that, together with the records HP received from DTSC, reflected transactions between three HP locations and the BAD Site. As reported in HP's Response, the HP internal records were consistent with the BAD Site documents from DTSC as to the number of drums involved in transactions between HP and BAD. HP's conclusion in 1992 from its internal search was that, pursuant to the standard procedures of HP, drums from HP would have been emptied and rinsed before delivery to the BAD Site. No information has been discovered by HP that HP ever sent any oils, hazardous substances, waste materials, or anything other than drums that were considered empty to the BAD Site.

As EPA may be aware, a great deal of time and effort was expended by DTSC and the potentially responsible parties in the 1990s, thoroughly investigating each PRP's transactions with BAD. As a result of, and in reliance on, these efforts, the parties were able to work out settlements among themselves and with the state of California.

The RFI, as it relates to HP, seeks detailed information about a great number of HP facilities over a very long period of time. Virtually all of this information would be unhelpful and irrelevant to EPA's investigation of the alleged contamination at the Site, even if HP were to still possess and to undertake the enormous task to find such information among the great number of files that exist within the organization. For example, HP understands the theory that



materials migrated through sewer lines and sewer overflow from the BAD Site to the Yosemite Creek Site. However, the RFI seeks detailed information regarding facilities that no past inquiries ever linked to the BAD Site, including *all* HP facilities in California from the 1940s through the 1980s and *all* HP facilities outside California that shipped drums or other containers to *any* location in the entire state of California in the same period. The scope of this request, especially as applied to a company that has had numerous locations and operations in California and beyond, is extremely broad and unduly burdensome and there is no reason to believe it would lead to any additional relevant information.

EPA's requests seek a great deal of information that is not relevant to the BAD Site, and we believe this information is therefore beyond the scope of EPA's authority as set forth in Section 104(e)(2)(A) of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), which provides that EPA may request information "relevant to . . . [t]he identification, nature, and quantity of materials which have been . . . transported to a . . . facility". Among other things, the RFI seeks information regarding "COCs", defined as "any of the contaminants of concern at the Site and includes: lead, zinc, mercury, dichlorodiphenyl-trichloroethane ("DDT"), chlordane, dieldrin, and polychlorinated biphenyls ("PCBs")." Certain RFI requests also seek information regarding hazardous substances beyond the defined "COCs" term. We believe that these requests are overly broad and are not relevant to the Site. As previously noted, the drums shipped by HP to the BAD Site would have been emptied and rinsed before delivery.

HP fully responded to a government mandated investigation more than fifteen years ago (much closer in time to BAD's operations) and uncovered no transactions with BAD other than those that were reflected in documents in the DTSC files. HP is happy to provide the non-privileged information and documents that it has been able to find as a result of prior investigations with regard to HP transactions with the BAD Site, and it is doing so with this response. The information being provided includes HP internal documents that served as the basis for HP's Response but, upon information and belief, were not requested by DTSC or provided to DTSC in 1992.

The focus of the responses below is on the three HP locations that were identified in HP's internal search in 1992, in the records that DTSC obtained from BAD, and which are the only HP locations that, pursuant to a comprehensive, good faith search, were ever linked to transactions with BAD. To the extent EPA has information or records of connections between the BAD Site and HP facility that are not consistent with this General Responsive Statement and Objections or any of the responses below, HP requests that it be provided with such information



and documents. We would be happy to consider any such additional information and to supplement this response if necessary.

HP asserts the following general privileges, protections and objections with respect to the RFI and each information request therein.

- 1. HP asserts all privileges and protections it has in regard to the documents and other information sought by EPA, including the attorney-client privilege, the attorney work product doctrine, all privileges and protections related to materials generated in anticipation of litigation, the settlement communication protection, trade secret protections, and any other privilege or protection available to it under law.
- 2. HP asserts that the information being provided herein is confidential business information within the meaning of 40 C.F.R.§ 2.203(b), and is therefore subject to the protections set forth in 40 C.F.R. Part 2, Subpart B.
- 3. HP objects to Instruction 4 to the extent it seeks to require HP, if information responsive to the RFI is not in its possession, custody, or control, to identify any and all persons from whom such information "may be obtained." This request is overly broad and HP is not otherwise in a position to identify all such persons who may have such information.
- 4. HP objects to Instruction 5 on the ground that EPA has no authority to impose a continuing obligation on HP to supplement these responses. HP will, of course, comply with any lawful future requests that are within EPA's authority.
- 5. HP objects to Instruction 6 in that it purports to require HP to seek and collect information and documents in the possession, custody or control of individuals not within the custody or control of HP. EPA lacks the authority to require HP to seek information not in its possession, custody or control.
- 6. HP objects to the RFI's definition of "document" or "documents" in Definition 3 to the extent it extends to documents not in HP's possession, custody, or control. HP disclaims any responsibility to search for, locate, and/or provide EPA copies of any documents "known by HP to exist" but not in HP's possession, custody, or control.
- 7. HP objects to the RFI's definition of "Facility" or "Facilities" in Definition 4 because the terms are overbroad to the extent that they extend to facilities with no connection to either the Site or the BAD Site. Moreover, the term "Facilities" as defined in the RFI is vague and confusing as the term is defined as having separate meanings in Definition 4 and Request No. 3.



- 8. HP objects to the definition of "identify" in Definition 7 to the extent that the definition encompasses home addresses of natural persons. Subject to this objection, current HP employees and any other natural persons are identified by name and corporate address. HP requests that any contacts with HP employees identified in these responses or the related documents be initiated through the undersigned.
- 9. HP objects to Definition 14 because the terms are overbroad and it is not possible for HP to answer questions on behalf of all the persons and entities identified therein. Notwithstanding this objection, and without waiving it, HP has undertaken a diligent and good faith effort to locate and furnish documents and information in its possession, custody, and control that are responsive to the RFI.

II. RESPONSES TO OCTOBER 15, 2009 EPA INFORMATION REQUESTS

1. Describe generally the nature of the business conducted by HP and identify the products manufactured, formulated, or prepared by HP throughout its history of operations.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome as it has manufactured many types of products since the 1940s. By way of further answer and without waiving its objections, HP responds that it is or has been in the business of developing and manufacturing electronic devices and products, as well as computing, imaging and printing products, and storage, and networking hardware, software and services.

- 2. Provide the name (or other identifier) and address of any facilities where HP carried out operations between 1940 and 1988 (the "Relevant Time Period") and that:
 - a. ever shipped drums or other containers to the BAD Site for recycling, cleaning, reuse, disposal, or sale.
 - b. are/were located in California (excluding locations where ONLY clerical/office work was performed);
 - c. are/were located outside of California and shipped any drums or other containers to California for recycling, cleaning, reuse, disposal, or sale (for drums and containers that were shipped to California for sale, include in your response only transactions where the drums and containers themselves were an object of the



sale, not transactions where the sole object of the sale was useful product contained in a drum or other container).

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, in addition to facilities with a connection to the BAD Site, Request No. 2 purports to also seek information regarding *any* facility located in California (excluding locations where ONLY clerical/office work was performed) and *any* facility located outside of California that shipped drums or other containers to *any* location in California, evento locations other than the BAD Site. As set forth above, these other facilities have no nexus with the BAD Site, and thus this request seeks information that is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections, HP states that, upon information and belief and based on the only records that HP is aware exists regarding HP transactions with BAD (attached hereto as Exhibit B), the following HP facilities on one or more occasions shipped empty drums to, or received empty drums from, the BAD Site:

- 1) 395 Page Mill Road, Palo Alto, CA
- 2) 3215 Porter Drive a/k/a Building 15, Palo Alto, CA
- 3) 974 E. Arques, Sunnyvale, CA.
- 3. Provide a brief description of the nature of HP's operations at each Facility identified in your response to Question 2 (the "Facilities") including:
 - a. the date such operations commenced and concluded; and
 - b. the types of work performed at each location over time, including but not limited to the industrial, chemical, or institutional processes undertaken at each location.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request seeks information that is not relevant to the Site. Moreover, to the extent that the only information available at this time (long after the transactions at issue and the conclusion of



extensive prior inquiries into responsibility for hazardous substances at the BAD Site) is that HP sent empty drums to the BAD Site, this request seeks information that is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections, HP responds to this question to the extent it applies to the facilities identified in response to question 2 above, as follows:

- 1. 395 Page Mill Road, Palo Alto, CA Electronic equipment manufacturing and assembly from 1942 until 1996.
- 2. 3215 Porter Drive, Palo Alto, CA Printed circuit board manufacturing and assembly from 1964 to 1987 and, until 1973, the manufacturing and assembly of other electronic devices.
- 3. 974 E. Arques, Sunnyvale, CA –Electronics fabrication and assembly from 1972 through 1993.
- 4. For each Facility, describe the types of records regarding the storage, production, purchasing, and use of Substances of Interest ("SOI") during the Relevant Time Period that still exist and the periods of time covered by each type of record.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome to the extent it seeks to require HP to describe types of records and other information regarding all SOI over the Relevant Time Period.

Notwithstanding the foregoing, and without any waiver of its objections, as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the time of HP's transactions with BAD, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's on-site treatment systems. Prior to shipment, the drums would be manually rinsed with water. Pursuant to HP's document retention policy, contemporaneous records regarding procurement of SOI at the HP locations identified in response to Request No. 2, above, would not have been retained.

5. Did HP ever (not just during the Relevant Time Period) produce, purchase, use, or store one of the COCs (including any substances or wastes containing the COCs) at any of the Facilities? State the factual basis for your response.



RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By removing any temporal limit and any nexus between COCs at HP's facilities and the BAD Site, Request No. 5 purports to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's on-site treatment systems. Prior to shipment, the drums would be manually rinsed with water. Pursuant to HP's document retention policy, contemporaneous records regarding the procurement of SOI at the HP locations identified in response to Request No. 2, above, would not have been retained by HP.

6. If the answer to Question 5 is yes, identify each COC produced, purchased, used, or stored at each Facility.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By removing any temporal limit and any nexus between COCs at HP's facilities and the BAD Site, Request Nos. 5 and 6 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 5.

7. If the answer to Question 5 is yes, identify the time period during which each COC was produced, purchased, used, or stored at each Facility.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By removing any temporal limit and any nexus between COCs at HP's facilities and the BAD Site, Request



Nos. 5 and 7 purport to seek information from HP that is not relevant to contamination at the Site. Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 5.

8. If the answer to Question 5 is yes, identify the average annual quantity of each COC produced, purchased, used, or stored at each Facility.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By removing any temporal limit and any nexus between COCs at HP' facilities and the BAD Site, Request Nos. 5 and 8 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 5.

9. If the answer to Question 5 is yes, identify the volume of each COC disposed by the Facility annually and describe the method and location of disposal.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By removing any temporal limit and any nexus between COCs at HP's facilities and the BAD Site, Request Nos. 5 and 9 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 5.

10. Did HP ever (not just during the Relevant Time Period) produce, purchase, use, or store hydraulic oil or transformer oil at any of the Facilities? State the factual basis for your response to this question.



RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope. By removing any temporal limit and any nexus between hydraulic fuel or transformer oil at HP's facilities and the BAD Site, Request No. 10 purports to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, there is no evidence that any hydraulic oil or transformer oil was taken to the BAD Site from an HP location. As set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Prior to shipment, the drums would be manually rinsed with water.

11. If the answer to Question 10 is yes, identify each specific type of hydraulic oil and transformer oil produced, purchased, used, or stored at each Facility.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope and unauthorized by law to the extent it is overbroad. By removing any temporal limit and any nexus between hydraulic fuel or transformer oil at HP's facilities and the BAD Site, Request Nos. 10 and 11 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 10.

12. If the answer to Question 10 is yes, identify the time period during which each type of hydraulic oil and transformer oil was produced, purchased, used, or stored.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope and unauthorized by law to the extent it is overbroad. By removing any temporal limit and any nexus between hydraulic fuel or transformer oil at HP's facilities and the BAD Site, Request Nos. 10 and 12 purport to seek information from HP that is not relevant to contamination at the Site.



Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 10.

13 If the answer to Question 10 is yes, identify the average annual quantity of each type hydraulic oil and transformer oil purchased, produced, used, or stored at each Facility.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope and unauthorized by law to the extent it is overbroad. By removing any temporal limit and any nexus between hydraulic fuel or transformer oil at HP's facilities and the BAD Site, Request Nos. 10 and 13 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 10.

14. If the answer to Question 10 is yes, identify the volume of each hydraulic oil and transformer oil disposed by the Facility annually and describe the method and location of disposal.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope and unauthorized by law to the extent it is overbroad. By removing any temporal limit and any nexus between hydraulic fuel or transformer oil at HP's facilities and the BAD Site, Request Nos. 10 and 14 purport to seek information from HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's response to Request No. 10.

- 15. Provide the following information for each SOI (SOIs include any substance or waste containing the SOI) identified in your responses to Questions 5 and 10:
 - a. Describe briefly the purpose for which each SOI was used at the Facility. If there was more than one use, describe each use and the time period for each use;



- b. Identify the supplier(s) of the SOIs and the time period during which they supplied the SOIs, and provide copies of all contracts, service orders, shipping manifests, invoices, receipts, canceled checks and other documents pertaining to the procurement of the SOI;
- c. State whether the SOIs were delivered to the Facility in bulk or in closed containers, and describe any changes in the method of delivery over time;
- d. Describe how, where, when, and by whom the containers used to store the SOIs (or in which the SOIs were purchased) were cleaned, removed from the Facility, and/or disposed of, and describe any changes in cleaning, removal, or disposal practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. Request No. 15 purports to seek information HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, see HP's responses to Request Nos. 5 and 10.

- 16. For each SOI delivered to the Facilities in closed containers, describe the containers, including but not limited to:
 - e. the type of container (e.g. 55 gal. drum, tote, etc.);
 - f. whether the containers were new or used; and
 - g. if the containers were used, a description of the prior use of the container.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. Request No. 16 purports to seek information HP that is not relevant to contamination at the Site.

Notwithstanding the foregoing, and without any waiver of its objections, this Request seeks detailed information of a type not retained within HP for a period of time that extends



from more than twenty to almost seventy years ago. Pursuant to HP's document retention policy, contemporaneous records regarding containers would not have been retained by HP.

17 For each container that HP used to store a SOI or in which SOIs were purchased ("Substance-Holding Containers" or "SHCs") that was later removed from the Facility, provide a complete description of where the SHCs were sent and the circumstances under which the SHCs were removed from the Facility. Distinguish between the Relevant Time Period and the time period since 1988, and describe any changes in HP's practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome HP. Additionally, as stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, Request No. 17 purports to seek information regarding SHCs that were sent to sites other than the BAD Site. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections, this Request seeks detailed information of a type not retained within HP for a period of time that extends from more than twenty to almost seventy years ago. Pursuant to HP's document retention policy, contemporaneous records regarding containers would have not have been retained by HP.

18. For each SHC that was removed from the Facility, describe HP's contracts, agreements, or other arrangements under which SHCs were removed from the Facility, and identity all parties to each contract, agreement, or other arrangement described. Distinguish between the Relevant Time Period and the time period since 1988.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, and unduly burdensome. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, Request No. 18 purports to seek information regarding SHCs that were sent to sites other then the BAD Site. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site.



Notwithstanding the foregoing, and without any waiver of its objections, this Request seeks detailed information of a type not retained within HP for a period of time that extends from more than twenty to almost seventy years ago. Pursuant to HP's document retention policy, contemporaneous records regarding agreements would not have been retained by HP.

19. For each SHC, provide a complete explanation regarding the ownership of the HC prior to delivery, while onsite, and after it was removed from the Facility. Distinguish between the Relevant Time Period and the time period since 1988, and describe any changes in HP's practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. HP further objects to Request No. 19 as it assumes that each SHC is somehow individually identified, tracked, and used and reused by the same entity throughout the life of the SHC. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, Request No. 19 seeks information regarding SHCs that were sent to sites other than the BAD Site.

Notwithstanding the foregoing, and without any waiver of its objections, this Request seeks detailed information of a type not retained within HP for a period of time that extends from more than twenty to almost seventy years ago. Pursuant to HP's document retention policy, contemporaneous records regarding ownership of containers, if they ever existed, would not have been retained by HP.

20. Identify all individuals who currently have, and those who have had, responsibility for procurement of Materials at the Facilities. Also provide each individual's job title, duties, dates performing those duties, current position or the date of the individual's resignation, and the nature of the information possessed by each individual concerning HP's procurement of Materials.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. Request No. 20 seeks information relating to HP's facilities that is not relevant to contamination at the Site. HP further objects to Request No. 20 as it seeks information regarding procurement of "Materials" at facilities other than those sent to the BAD Site and thus goes beyond the



specific chemicals for which EPA purports to have evidence of a release or threatened release to the environment.

Notwithstanding the foregoing, and without any waiver of its objections, this Request seeks detailed information of a type not retained within HP for a period of time that extends from more than twenty to almost seventy years ago. Pursuant to HP's document retention policy, contemporaneous records regarding the identity of individuals with relevant procurement responsibilities would not have been retained by HP.

- 21. Describe how each type of waste containing any SOIs was collected and stored at the Facilities prior to disposal/recycling/sale/transport, including:
 - h. the type of container in which each type of waste was placed/stored;
 - i. how frequently each type of waste was removed from the Facility; Distinguish between the Relevant Time Period and the time period since 1988, and describe any changes in HP's practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, Request No. 21 purports to seek information regarding collection and storage of "any SOIs" at facilities other than the BAD Site. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site. Further, this Request seeks detailed information for a period of time that extends from more than twenty to almost seventy years ago, and such information would not have been retained.

Notwithstanding the foregoing, and without any waiver of its objections, as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Prior to shipment, the drums would be manually rinsed with water.

22. Describe the containers used to remove each type of waste containing any SOIs from the Facilities, including but not limited to:



- j. the type of container (e.g. 55 gal. drum, dumpster, etc.);
- k. the colors of the containers;
- l. any distinctive stripes or other markings on those containers;
- m. any labels or writing on those containers (including the content of those labels);
- n. whether those containers were new or used; and
- o. if those containers were used, a description of the prior use of the container;

Distinguish between the Relevant Time Period and the time period since 1988, and describe any changes in HP's practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. HP further objects to Request No. 22 as it assumes that each SHC is somehow individually identified, tracked, and used and reused by the same entity throughout the life of the SHC.

HP further objects to Request No. 22 as it purports to seek information regarding containers used to remove each type of waste containing any SOIs from the Facilities and taken to *any* other place during *any* time. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections, as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Prior to shipment the drums would be manually rinsed with water. Any records regarding procurement of those substances would no longer be in HP's possession, consistent with HP's document retention policy.

23. For each type of waste generated at the Facilities that contained any of the SOls, describe HP's contracts, agreements, or other arrangements for its disposal, treatment, or recycling and identify all parties to each contract, agreement, or other arrangement described. State the ownership of waste containers as specified under each contract, agreement, or other



arrangement described and the ultimate destination or use for such containers. Distinguish between the Relevant Time Period and the time period since 1988, and describe any changes in HP's practices over time.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." HP objects to Request No. 23 as it purports to seek information relating to hazardous substances beyond the specific chemicals for which EPA purports to have evidence of a release or threatened release to the environment at the Site and that is not relevant to the Site.

Additionally, HP objects to Request No. 23 as it purports to seek information regarding waste generated at any Facilities that contained any SOIs and taken to *any* other place during *any* time. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections, as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Prior to shipment the drums would be manually rinsed with water. Pursuant to HP's Document Retention policy, documents responsive to this Request would not be retained by HP.

24. Identify all individuals who currently have, and those who have had, responsibility for HP's environmental matters (including responsibility for the disposal, treatment, storage, recycling, or sale of HP's wastes and SHCs). Provide the job title, duties, dates performing those duties, supervisors for those duties, current position or the date of the individual's resignation, and the nature of the information possessed by such individuals concerning HP's waste management.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. Identifying all individuals who currently have, and those who have had, responsibility for HP's



environmental matters at all of HP's Facilities, including those that have no nexus to the BAD Site, seeks information that is overly broad and not relevant to HP's use of the BAD Site.

25. Did HP ever purchase drums or other containers from a drum recycler or drum reconditioner? If yes, identify the entities or individuals from which HP acquired such drums or containers.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. By way of further answer and without waiving its objections, yes. See the documents attached in Exhibit B, which indicate that HP may have purchased drums from Bay Area Drum Co., Inc.

26. Prior to 1988, did HP always keep its waste streams that contained SOIs separate from its other waste streams?

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. HP further objects to Request No. 26 as it purports to seek information relating to hazardous substances beyond the specific chemicals for which EPA purports to have evidence of a release or threatened release to the environment at the Site and that is not relevant to the Site.

Notwithstanding the foregoing, and without any waiver of its objections as set forth in the July 30, 1992 response to DTSC, under HP's standard procedures in effect during the relevant time period, the substances contained in drums would be used in HP's operations, and would thereafter be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Prior to shipment the drums would be manually rinsed with water. By way of further response, Request 26, as written, is virtually impossible to answer.

27. Identify all removal and remedial actions conducted pursuant to the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., or comparable state law; all corrective actions conducted pursuant to the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq.; and all cleanups conducted pursuant to the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq. where (a) one of the COCs was addressed by the cleanup and (b) at which HP paid a portion of cleanup costs or performed work. Provide



copies of all correspondence between HP and any federal or state government agency that (a) identifies a COC and (b) is related to one of the above-mentioned sites.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome. As stated in the RFI, "EPA is seeking to identify parties that have or may have contributed to contamination at the Site." However, Request No. 27 purports to seek information regarding a broad range of removal and remedial actions, corrective actions and cleanups which are not relevant to the BAD Site. Moreover, identifying all such removal and remedial actions is not feasible. To the extent that EPA seeks information about facilities that have no nexus with the BAD Site, this request is not relevant to the Site.

28. Provide all records of communication between HP and Bay Area Drum Company, Inc.; Meyers Drum Company; A.W. Sorich Bucket and Drum Company; Waymire Drum Company, Inc.; Waymire Drum and Barrel Company, Inc.; Bedini Barrels Inc.; Bedini Steel Drum Corp.; Bedini Drum; or any other person or entity that owned or operated the facility located at 1212 Thomas Avenue, in the City and County of San Francisco, California.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome.

By way of further answer and without waiving its objections, after an internal search for non-privileged communications related to Bay Area Drum Company, Inc., see the documents attached at Exhibit B.

29. Identify the time periods regarding which HP does not have any records regarding the SOI's that were produced, purchased, used, or stored at the Facilities.

RESPONSE:

In addition to the General Objections set forth above, HP objects to this request as overbroad in scope, unauthorized by law to the extent it is overbroad, and unduly burdensome.

30. Provide copies of all documents containing information responsive to the previous twenty-nine questions and identify the questions to which each document is responsive.



RESPONSE:

In addition to the General Objections set forth above, HP objects to Request No. 30 as being overly broad, unduly burdensome, and seeking information that is not relevant to the BAD Site. By way of further answer and without waiving its objections, as a result of a diligent internal search for documents relating to the BAD Site, HP has no relevant information beyond the documents attached hereto.

Any questions EPA may have regarding the responses to these information requests may be directed to my attention.

Sincerely

Sharon Oras Morgan

SOM:cye

Enclosures

Exhibit A



Hewlett-Packard Company 3000 Hanover Street Palo Alto, California 94304 Mailing Address PO Box 10301 Palo Alto, California 94303-0890 415/857-1501

July 30, 1992

REC'D - HARRY

AUG -4 1992

WASTE ENFORCEMENT

FIRST CLASS MAIL

Department of Toxic Substances Control
Office of Local Enforcement
400 "P" Street, 4th Floor
Post Office Box 806
Sacramento, California 95812-0806

Attention: Mr. William Motmans, Jr., Special Investigator

Re: Bay Area Drum Site, San Francisco

DEPARTMENT OF TOXIC SUBSTANCES CONTROL "OFFICIAL FILE COPY"

Dear Sirs:

Further to several conversations with Mr. William Motmans and my letter of May 29, 1992 to Ms. Barbara J. Cook, this letter is in response to Mr. Motmans' letter of May 8, 1992 to Ms. Patricia Goughán of Hewlett-Packard Company ("HP") concerning the Bay Area Drum Site (the "Site").

All the responses below are correct to the best of my information and belief. The numbering below refers to the specific requests for information as set forth in Mr. Motmans' letter.

1. The approximate number of drums shipped to the Site through 1987.

From the copies of such materials as invoices, vouchers, and receiving tickets made available to HP by DTSC, it appears that HP shipped a total of 844 drums to the Site during the years 1982 through 1987. HP has not located any internal records of shipments to the Site for any year prior to 1985, nor has HP located internal records of any shipments to the Site other than those relating to the 844 drums referred to above.

2. The nature of the substances contained in the drums referred to above.

As described more fully in paragraph 6 below, HP believes that all the drums referred to above were empty at the time HP shipped them to the Site. Prior to that, it appears that some drums contained aqueous solutions with metals, acids, and/or non-halogenated organic liquids, and others probably contained oil, coolants, and/or detergents.

Department of Toxic Substances Control July 30, 1992 Page 2

DEPARTMENT OF TOXIC SUBSTANCES CONTROL "OFFICIAL FILE COPY"

3. The type and capacity of each drum referred to above.

It appears that all such drums had a capacity of fifty-five gallons and were either "closed head steel", "open head steel", or "closed head polyethylene" drums.

4. The disposition of the drums above after the substances therein were used.

All of the drums referred to above were shipped by HP to the Site for reconditioning or disposal.

5. The residual level in each drum referred to above.

As discussed more fully in paragraph 6 below, HP believes that each of the drums referred to above was empty at the time of shipment to the Site.

Methods used to determine the residual levels in each drum referred to above.

Under HP's standard procedures in effect during the period 1982 through 1987, the substances contained in drums would be used in HP's manufacturing or other operations. Afterward, the drums would be tipped and drained completely into piping which would carry residuals to HP's treatment systems. Finally, the drums would be manually rinsed with water prior to shipment to the Site.

7. Were drums sent to the Site for reconditioning or disposal?

HP has no direct knowledge of Bay Area Drum Company's treatment of the drums, but we believe that the steel drums would have been reconditioned if their condition warranted it and otherwise scrapped for metal value, while the polyethylene drums generally would have been disposed of. No drums would have been sent by HP to the Site for any purpose other than reconditioning or disposal.

Please let me know if you have any further questions in connection with HP's involvement in the Site. My direct telephone number is (415) 857-2172 and my facsimile number is (415) 857-4392.

Department of Toxic Substances Control July 30, 1992 Page 3

Thank you very much for your courtesy in this matter.

Yours truly, HEWLETT-PACKARD COMPANY

Daniel F. Raider Corporate Counsel

> DEPARTMENT OF TOXIC SUBSTANCES CONTROL "OFFICIAL FILE COPY"

Exhibit B

DEPARTMENT OF TOXIC SUBSTANCES CONTROL

400 P Street, 4th Floor P.O. Box 806 Secremento, CA 95812-0806

(916) 322-2831

May 8, 1992



Dear Ms. Goughan:

This letter is to confirm our phone conversation of May 7, 1992 regarding Hewlett Packard's past business relationship with the Bay Area Drum Company (BADC) located at 1212 Thomas Avenue, San Francisco. Since our conversation this morning, I have learned that some of the drums identified at the BADC site during a December 13, 1983 Department inspection had originated from a Hewlett Packard facility at the following address: 974 E. Arques, Sunnyvale. The drums had an accumulation date of August 10, 1983 and were marked "waste solvents". These and other documents are available for viewing, which, as we discussed, can be arranged by contacting me at (916) 322-2831 or Monica Gan in our Berkeley office at (510) 540-3767. Enclosed, please find a representative sampling of documentation showing transactions between BADC and Hewlett Packard.

The Department is interested in the nature of transactions between your company and BADC. As previously discussed, the Department is specifically interested in the following:

- 1. The approximate number of drums shipped to BADC through 1987.
- 2. The nature of the substances contained in subject drums.
- 3. The type and capacity of each drum.
- 4. The disposition of subject drums after the substances were used.
- 5. The residual level in each drum after they were shipped offsite.
- 6. Methods used to determine the residual levels in each drum.
- 7. Were drums sent to the BADC for reconditioning or disposal?

Please provide responses to the aforementioned questions within thirty (30) days of this letter. Compliance with the information request set forth is mandatory pursuant to § 25185.6, 25358.1, and 25358.3 of the California Health and Safety Code.



Ms. Patricia Goughan Page 2

Please send your response to: Bill Motmans

Special Investigator
Office of Local Enforcement
400 P Street, 4th Floor
P.O. Box 806
Sacramento, CA 95812-0806

I want to thank you for your courtesy and assistance during our conversation today and urge you to contact me if you need further clarification on any of these matters.

Sincerely,

William Mognis

William Motmans, Jr. Special Investigator

Enclosures

DEPARTMENT OF TOXIC SUBSTANCES CONTROL

REGION 2 700 HEINZ AVE., SUITE 200 BERKELEY, CA 84710-2737

May 21, 1992



Ms. Patricia Goughan Hewlett Packard 3000 Hanover Street, 20 BQ Palo Alto, Ca 94304

Dear Ms. Goughan:

BAY AREA DRUM SITE, 1212 THOMAS AVENUE, SAN FRANCISCO, CALIFORNIA

The California Environmental Protection Agency, Department of Toxic Substances Control (Department) is spending public funds to investigate and conduct response actions to control releases and threatened releases of hazardous substances at the Bay Area Drum Site, a site listed on the priority list of the state "Superfund" sites pursuant to Health and Safety Code (H&SC) section 25356. The Site is located at 1212 Thomas Avenue, San Francisco, California. The purpose of this letter is as follows: (1) to inform you that the Department considers your company or organization a Potentially Responsible Party (PRP) at the site; (2) provide you with a brief description of the activities that have taken place to date at the Site and invite you to attend an informational meeting regarding the site's history and contamination.

Responsible parties under H&SC section 25323.5 include current and past owners and operators of facilities at which hazardous substances were disposed, as well as persons who arranged for disposal or treatment of hazardous substances sent to the Site, or persons who accepted hazardous substances for transport to the Site. The Department has information indicating that your company may be a Responsible Party. The Department believes that your company did by contract, agreement or other mechanism arrange for the disposal, treatment, or the transportation for disposal or treatment of hazardous substances at the Site during its operation from 1948 to 1987. For your information and to facilitate organization, we have enclosed the names of the other PRPs who have been notified to date.

Pursuant to sections 25355.5, 25358.3 and 25360 of the H&SC and other laws, responsible parties are obligated to finance or undertake actions that the Department determines are necessary to protect public health and welfare or the environment.

Responsible Parties are liable for the costs incurred by the State in responding to any release or threatened release at the site. Such costs can include expenditures for investigation, planning, cleanup and enforcement.



Also enclosed is a Fact Sheet which describes the background and proposed actions for the Site. The future activities to be completed by the Department are listed under the planned site activities section in this Fact Sheet. The Department has been involved in response activities at the Site since 1984 and has conducted extensive soil and groundwater investigations. An Expedited Response Action (ERA) was implemented in 1987 which directed the removal of contaminated soil and capping and fencing of the drum yard. The following remedial activities were completed in July, 1990.

The Department encourages cooperation by your company or organization with other PRPs and believes that a Responsible Party Committee is the best vehicle with which to adequately conduct work at the Site and satisfy the State's demand for costs. In order to facilitate negotiations with the other Responsible Parties in this matter and to provide additional information about the Site and respond to questions, the Department has scheduled a meeting to be held on June 4, 1992 at 1:00 p.m. at 700 Heinz Avenue, Suite 200, Berkeley, California. Please arrange for yourself or your representative to attend this meeting. Please provide Monica Gan of the Department at (510) 540-3767 by close of business on June 1, 1992 with name(s) of individuals attending this meeting on behalf of your company or organization.

For further information concerning technical issues, please contact Bill Brown at (510) 540-3841. For any legal questions, please contact Susan Bertken, Senior Staff Attorney, Toxics Legal Office at (408) 429-0113.

Sincerely,

Barbara J. Cook, P.E., Chief

Site Mitigation Branch

Enclosures

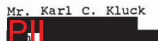
POTENTIALLY RESPONSIBLE PARTIES

Ned Kisher, President Danacolors, Inc. 1930 Fairway Drive San Leandro, CA 94577

Carol Dantzler Nadi Manufacturing, Inc. 606 Charcot Avenue. San Jose, CA 95131

Scott Davis General Manager W.R. Meadows 865 Teal Drive Benicia, CA 94510

Thomas Vandenbosch Plant Manager Zoecon Corporation 975 California Avenue Palo Alto, CA 94304



Mr. Terrence Andrews Interstate Oil Company 8221 Alpine Avenue Sacramento, CA 95826

Mr. John D. Nicholson, Esq. United Airlines Incorporated 1200 E. Algonguin Road Elk Grove Township, IL 60007

Ms. Mary R. White Corporate Environmental, Director Mr. James W. Bernard Quaker State Corporation 255 Elm Street Oil City, PA 16301

Mr. Anthony B. Cavender, Esq. Pennzoil Company 700 Milam Street Houston, TX 77002

Terry S. Casey, Director Environmental Health & Safety Affairs Kronos, Inc. 3000 N. San Houston Parkway East Houston, TX 77032

Paul E. Grubs, President Dorsett & Jackson, Inc. 3800 Noakes Street Los Angeles, CA 90023-7180

Thomas R. Miller Plant Manager Bytech Chemical Corporation 1905 Dennison Oakland, CA 94606

Mr. Freud F. Farley

Mr. Edward Waymire, President Waymire Drum Co., Inc. 7702 Maie Avenue Los Angeles, CA 90001

Ms. Kim Schneider Calif. Solvent Recycling Corp. P.O. Box 50728 Palo Alto, CA 94303

Mr. H.M. Schneider Romic Chemical Corporation 2081 Bay Road East Palo Alto, CA 94303

Van Waters & Rogers, Inc. 801 Second Avenue Seattle, Washington 98104-1564

Mr. Peter C. Van Alyea Redwood Oil Company 455 Yolanda Avenue Santa Rosa, CA 95402

Mr. Thomas J. Wilson, President Peninsula Oil Company 1655 Jerrold Avenue San Francisco, CA 94124

Mr. David P. Cooke Law Department Allied Signal, Inc. 101 Columbia Road Morristown, New Jersey 07962

William D. Mulliken Vice President, General Counsel Chemcentral Corporation 7050 W. 71st Street Bedford, Illinois 60638

Mr. Paul Brunetta Safety & Environmental Manager Stero Company 3200 Lakeville Highway Petaluma, CA 94954

Mr. Zoyd Luce, Manager System Safety Department Bay Area Rapid Transit 1330 Broadway P.O. Box 12688 Oakland, CA 94604-2688

Mr. Joseph Daley V.P. in Charge Manufacturing and Engineering Witco Chemical P.O. Box 310 Hahnville, LA 70057

Ms. Mary Clifford
Environmental Services Admin.
Syntex, U.S.A.
3401 Hillview Avenue
M/S AG-269
Palo Alto, Ca 94303

William S. Hood, Jr., Esq. Senior Attorney Ashland Chemical 5200 Blazer Parkway Dublin, Ohio 43017

J.W. Eggenberger, Director Disposal Mgmt. & Environmental Protection Defense Logistics Agency DRMS 74 North Washington Battle Creek, MI 49017

Mr. Andy Aberdale W.R. Grace 2140 Davis Street San Leandro, CA 94577

Ms. Patricia Goughan Hewlett Packard 3000 Hanover St., 20 BQ Palo Alto, CA 94304

Ms. Karen Gunderson, Manager Environmental Compliance Div. Aerojet Dept. 5760, Bldg. 2001 P.O. Box 13222 Sacramento, CA 95813-6000

Mr. Bruce Cohen
Plant Manager
The Glidden Company
1000 - 16th Street
San Francisco, CA 94107

Ed Lynam, Director Support Services Teledyne McCormick Selph P.O. Box 6 Hollister, CA 95024-006



May 29, 1992

Ms. Barbara J. Cook, P.E. Chief, Site Mitigation Branch State of California Environmental Protection Agency Department of Toxic Substances Control 700 Heinz Avenue Berkeley, California 94710

Re: Bay Area Drum Site

Dear Ms. Cook:

This will confirm my conversation earlier today with Ms. Monica Gan of your office in which we agreed to an extended due date of July 31, 1992 for Hewlett-Packard to respond to the DTSC's letter of inquiry from Mr. William Motmans dated May 8, 1992.

As I explained to Ms. Gan, HP is conducting an internal inquiry involving numerous sites in order to provide an appropriately thorough response to Mr. Motmans' letter and the additional time is necessary to complete the inquiry. Also, we are looking forward to the opportunity within the near future to review the documentation in Berkeley which the DTSC has made available to interested parties.

I'd like to extend sincere thanks for the DTSC's courtesy in this matter.

May I also request that all future correspondence from the DTSC to Hewlett-Packard concerning the Bay Area Drum site be directed both to Mr. Stewart Crook and to the undersigned at the following addresses:

Mr. Stewart Crook Environmental Specialist Hewlett-Packard Company 974 E. Arques Ave., MS 70AB Sunnyvale, Ca 94086 Mr. Daniel Raider Corporate Counsel Hewlett-Packard Company 3000 Hanover Street, MS 20BQ Palo Alto, Ca 94304

Thank you very much.

Yours truly,

Daniel F. Raider Corporate Counsel

cc: Mr. Stewart Crook, HP-

Ms. Monica Gan, DTSC

Mr. William Motmans, Jr., DTSC



Bay Area Drum Co., Inc.

BUY . SELL . RECONDITION

Hewlett Packard Company P.O.Box 1099 Attn: Purchasing Dept Palo Alto, Ca 94303 December 29, 1986

Due to the ever increasing costs for disposal of taxic wastes and materials, we are forced to increase our rates in order to allow us to offset a portion of these costs.

Therefore, effective January 2, 1987 our drum disposal charges will be raised to \$ 5.00 per drum.

We sincerely hope to continue our good relationship with your company and thank you for your understanding of this necessary increase.

Very truly yours,

Bay Area Drum Co., Inc.

Jack sellier General Manager

> Sent to atm Flo Hade



STANFORD PARK DIVISION PRINTED CIRCUITS
3215 Porter Drive, Palo Alto, Californie 94304, Telephone 415 857-1501, TWX 910 373 1267

BAY AREA DRUM 1212 THOMAS AVE. SAN FRANCISCO, CA. 94124

ATTN. Customer Service

To whom it may concern,

Effective October 1, 1986 Hewlett-Packards Hillview Printed Curcuit Divison, located at 3215 Porter Drive, Palo Alto will no longer have the personnel to order materials or services from you against our Blanket Contract # Df 455/33

This responsibility will be placed within the Sunnyvale Printed Circuits Division. We will contact you with the new buyers name. This change has occured since the Hillview Printed Circuits Division is closing & relocating to Sunnyvale.

We will be contacting you within the next couple of weeks as the transition progresses.

If you have any questions regarding this transition please feel free to call me at (415) 857-3455.

Sincerely,

Joe Novakovich

Hillview Purchasing

RECEIVING TICKET

BAY AREA DRUM CO., INC.

BUY • SELL • RECONDITION 1212 THOMAS AVENUE • SAN FRANCISCO, CA 94124 • (415) 822-3956

Date	ASED INVENTORY	; •	. 980
Received f	rom HEWLETT PACE	CARA	*
	3215 PORTER AVE, 1	001201	דח
	DEIS TOIGHTE AVE, I		
Acct. of;			
QUANTITY	DESCRIPTION		
	55 GAL. #1 OIL TOP BUNG	*	
	55 GAL #2 OIL TOP BUNG		
	55 GAL. DEHEADERS SHORT		
	55 GAL. DEHEADERS TALL		
	55 GAL. JUNKERS		
	55 GAL. F.O.T. L.L. TALL		
	55 GAL. F.O.T. L.L. SHORT		
	55 GAL. F.O.T. 17H		
35			
	55 GAL. F.O.T. BOLT TALL	127	
	55 GAL. F.O.T. BOLT SHORT		
	55 GAL. F.O.T. ADG.		
	30 GAL. OIL #1		
	30 GAL OIL DEHEADERS		
	30 GAL. FOT. BOLT		
	30 GAL. FOT. L.L.		
	TOTAL		638
	IOAL		

AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955
PURCHAS	EDINVENTORY
Date /- '	7-8-3 Nº 2504
Received from	7-83 Nº 2504 HEWLETT PACKARD
A LI	FIE WEET / TICK APACE
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Acet. of:	
QUANTITY,	DESCRIPTION
34	55 GAL. # I OIL TOP BUNG 2,505ch
	55 GAL # 2 OIL TOP BUNG
	55 GAL DEHEADERS SHORT
	55 GAL. DEHEADERS TALL
	55 GAL JUNKERS
	55 GAL. F.O.T. L.L. TALL
	55 GAL. F.O.T. L.L. SHORT
	55 GAL. F.O.T. 17H 1.
	\$ 05
	55 GAL F.O.T. BOLT TALL
	55 GAL, F.O.T. BOLT SHORT
	55 GAL, F.O.T. ADG.
	30 GAL OIL # 1
Bassalla reta	30 GAL OIL DEHEADERS
	30 GAL. F.O.T. BOLT
	30 GAL F.O.T. LL.
	31/
	1 11

AREA DRUM CO.

1212 THOMAS	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955
PURCHAS	ED INVENTORY
Date	HOWLETT PACKARY 1697
Received from_	HOWLETT PACKARD
Address	
Acct. of:	
QUANTITY.	DESCRIPTION
34	55 GAL. = 1 OIL TOP BUNG 2508
	55 GAL # 2 OIL TOP BUNG
	55 GAL, DEHEADERS SHORT
	55 GAL. DEHEADERS TALL
	55 GAL JUNKERS
	55 GAL, F.O.T. L.L. TALL
	55 GAL F.O.T, L.L. SHORT
	55 GAL. F.O.T. 17H
	55 GAL, F.O.T. BOLT TALL
	55 GAL. F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL OIL # 1
	30 GAL OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL F.O.T. L.L.
	1 1 1
70	TOTAL TOTAL

AREA DRUM CO. Inc.

212 THOMAS	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955
PURCHASI	ED INVENTORY
	HOWLETT PACKARE 2012
eceived from_	HOWLOTT PACKARD
\ddress	
sect. of:	
QUANTITY.	DESCRIPTION
32	55 GAL. # 1 OIL TOP BUNG 2.50 ach # 92.50
	55 GAL. # 2 OIL TOP BUNG
	55 GAL, DEHEADERS SHORT
	55 GAL, DEHEADERS TALL
	55 GAL. JUNKERS
	55 GAL. F.O.T. LL. TALL
	55 GAL. F.O.T. L.L. SHORT
	55 GAL. F.O.T. 17H
	55 GAL. F.O.T. BOLT TALL
	55 GAL. F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL. OIL # 1
	30 GAL. OIL DEHEADERS
	30 GAL, F.O.T. BOLT
	30 GAL. F.O.T. LL.
	15/X.4
	7000
.37	TOTAL

RECEIVING TICKET

AREA DRUM CO. Inc.

	ums Bongne, Both and Reconditioned
	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955
D PURCHAS	ED INVENTORY
Date 5-	2/-82 No 1829
Received from_	HOWLOTT PACKARD Nº 1829
Address	
Acct. of:	
QUANTITY.	DESCRIPTION
	55 GAL. # I OIL TOP BUNG
76	55 GAL. # 2 OIL TOP BUNG # 115.00
	55 GAL. DEHEADERS SHORT
	55 GAL, DEHEADERS TALL
	55 GAL. JUNKERS
	55 GAL. F.O.T. L.L. TALL
	55 GAL, F.O.T. L.L. SHORT
	55 GAL F.O.T. 17H
	55 GAL. F.O.T. BOLT TALL
•	55 GAL. F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL. OIL # 1
	30 GAL. OIL DEHEADERS # 9.355
	30 GAL F.O.T. BOLT
	30 GAL F.O.T. LL.
, , , , , , , , , , , , , , , , , , , 	
2//	TOTAL

AREA DRUM CO. Inc.

1212 THOMAS	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955
PURCHAS	ED INVENTORY
	-5-82 № 2359
Received from_	HEWLETT PACKARD
Address	
Acet. of:	
QUANTITY.	DESCRIPTION
44	55 GAL # 1 OIL TOP BUNG 250 Each
	55 GAL. # 2 OIL TOP BUNG
	55 GAL. DEHEADERS SHORT \$ //O-OO
	55 GAL. DEHEADERS TALL
	55 GAL. JUNKERS
	55 GAL. F.O.T. L.L. TALL
	55 GAL. F.O.T. L.L. SHORT
	55 GAL, F.O.T. 17H
	55 GAL F.O.T. BOLT TALL
	55 GAL, F.O.T. BOLT SHORT
	55 GAL F.O.T. ADG.
	30 GAL. OIL # I
	30 GAL OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL, F.O.T. L.L.
	2

BAY AREA DRUM CO. Inc.

	AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955 ED NVENTORY
Received from_	HOWLETT PACKARD
Address	
Acct. of:	
QUANTITY.	DESCRIPTION
52	55 GAL # 1 OIL TOP BUNG 2.50 Each
	55 GAL. # 2 OIL TOP BUNG
	55 GAL. DEHEADERS SHORT
	55 GAL. DEHEADERS TALL
	55 GAL. JUNKERS
	55 GAL. F.O.T. L.L. TALL
	55 GAL. F.O.T. L.L. SHORT
	55 GAL. F.O.T. 17H
	\$130.00
	55 GAL. F.O.T. BOLT TALL
	55 GAL F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL OIL # 1
	30 GAL OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL: F.O.T. L.L.
	741

BAY



co. Inc

PURCHAS	10/00	No 21
Received from_	Hewlett Pa	ckard
Address Acct. of:	*	20 9
QUANTITY.	I DESCRIPTION	
-3 ⁻ Z	55 GAL # 1 OIL TOP BUNG	250 each
	55 GAL # 2 OIL TOP BUNG	
	55 GAL DEHEADERS SHORT	
	55 GAL. DEHEADERS TALL	
	55 GAL JUNKERS	-
	55 GAL F.O.T. LL. TALL	
	55 GAL. F.O.T. L.L. SHORT	
	55 GAL. F.O.T. 17H	
	55 GAL F.O.T. BOLT TALL	CR# 35;
	55 GAL, F.O.T. BOLT SHORT	
	55 GAL. F.O.T. ADG.	
	30 GAL OIL # 1	1/
	30 GAL OIL DEHEADERS	2 - 2
	30 GAL. F.O.T. BOLT	7/80,00
	30 GAL. F.O.T. L.L.	

AREA DRUM CO.

1212 THOMAS	AVENUE SAN FRANCISCO, CA 94124 PHONE: [415] 822-3955
PURCHAS	ED INVENTORY
Date _ 6-	23-83 № 2738
	HOWLETT PACKART
Address 3	95 Page mill Rd
Acct. of:	2/2 4/4 0 1/200
QUANTITY.	DESCRIPTION
4	55 GAL. # 1 OIL TOP BUNG
40	55 GAL. # 2 OIL TOP BUNG 2.50 Each
	55 GAL. DEHEADERS SHORT
	55 GAL. DEHEADERS TALL
	55 GAL JUNKERS QU-7/19/83
	55 GAL F.O.T. LL. TALL CR# 3825
	55 GAL F.O.T. LL SHORT M
	55 GAL. F.O.T. 17H
	55 GAL. F.O.T. BOLT TALL
	55 GAL. F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL. OIL # 1
	30 GAL. OIL DEHEADERS
	30 GAL. F.O.T. BOLT
	30 GAL, F.O.T. L.L.
40	TOTAL 2

BAY



co. Inc

PURCHA	SAVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955 SED [7] INVENTORY
	10-87 Nº 2799
Received from	HEWLETT PACKARD
Acct. of:	
QUANTITY.	DESCRIPTION
22	55 GAL. # 1 OIL TOP BUNG
	55 GAL # 2 OIL TOP BUNG
	55 GAL DEHEADERS SHORT
	56 GAL DEHEADERS TALL
	55 GAL JUNKERS
	55 GAL. F.O.T. L.L. TALL
	55 GAL. F.O.T, L.L. SHORT
	55 GAL F.O.T. 17H
	55 GAL F.O.T. BOLT TALL
	55 GAL F.O.T. BOLT SHORT
	55 GAL F.O.T. ADG.
	30 GAL OIL # 1
	30 GAL. OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL F.O.T. LL.

BAY AREA DRUM CO., INC.

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

	ASED Nº 1090
Date	78-00
	rom HEWLETT PACKARD
Address /	P.O# DH451801
cct. of:	
QUANTITY	DESCRIPTION
	55 GAL #1 OIL TOP BUNG
47	55 GAL #2 OIL TOP BUNG 2, 00 @
	55 GAL DEHEADERS SHORT "
2/	55 GAL DEHEADERS TALL \$ 140,00
2	55 GAL JUNKERS
	55 GAL F.O.T. LL TALL Fax Dick up 01
	55 GAL FOT LL SHORT Arums.
	55 GAL. FO.T. 17H
	55 GAL FOX. BOLT TALL
	55 GAL FO.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL OIL #1
	30 GAL OIL DEHEADERS
	30 GAL FOT. BOLT
	30 GAL FOT LL
	,
70	TOTAL

Nº 2987



Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

P.O. BOX 24228

SOLD TO: HEWLETT PACKART

P.O. BOX 10999 PALO ALTO, CA 94303 ATTN: LOUIE

NVOICE DATE 12/17/85		12/17/			451801	BER	TERMS	15 days
QUÂNTITY				DESCRIPT	101			AMOUNT
70	55 Gall Pick	on C.H. D Up Ticke	rums Pick t #1090 9	Up For \$2 /18/85	.00 @	p)		\$140.00
	1							
		×		20	37		04	
								1

Full Line Carbon Steel □ Plate □ Sheet □ Bar □ St

Hewlett Packart 395 Page mill Rd Palo alto, Ca 94306 Billing address POBOL 10999 Polo alto, Ca 94303 PO# DH451801 Before the 18 th

HEWLETT D PACKARD

NO. 87102

CO	PAY	INVOIC	ENO: P.O. NUMI	BER V	OUCHER 3	GROSS AMOUNT	DISCOUN	T. 4	NET AMOUNT
12	17	2987	DF451801	L 61	0613	140-00	•0	10	148.00
1	1	1			8 9	*	1		*
			1			101	1	- 1	
	1	-		I	01/24	3/86	1		
	1		1	15	nul	973		1	8:
	1		.	/	,,				*
					1		1		
-					TOTAL \$	140-00	•00	, 	140-00

395 Page Mill Road, Palo Alto, California 94304

BAY AREA DRUM CO., INC.

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

PURCH	ASED INVENTORY Nº 1232
Date	11 1-11
Received fi	om Hewlitt Packard
Address 3	95 Pool mill RU
Acct. of:	P.O. Box 10999 Palo alto Que
QUANTITY	DESCRIPTION DO HDF452703 (1130)
	55 GAL #1 OIL TOP BUNG
	55 GAL #2 OIL TOP BUNG
60	55 GAL DEHEADERS SHORT
7	55 GAL DEHEADERS TALL
	55 GAL JUNKERS
	55 GAL F.O.T. LL TALL
	55 GAL FOT. LL SHORT
	55 GAL FOT. 17H
	. , 3
	55 GAL FOT. BOLT TALL S
	55 GAL F.O.T. BOLT SHORT
	55 GAL. F.O.T. ADG.
	30 GAL OIL #1 / 2 0
	30 GAL OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL FOT. L.L. ,
60	TOTAL

BAY AREA DRUM CO. Inc. Nº 3105

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO: Hewlitt Packard P.O.Box 10999 Palo Alto, Ca. 94303

2-25-86	DATE	2-25-86	183	DF452703	BER .	TKRMS 15	Days		
QUANTITY			DEBC	RIPTION				AMOUNT	7
60		on Deheaders	Short	@\$2,00 each		•		\$120,00	
, Nr		100		Re	Purchase 7	licket			
*						•		*	
•		ē .			0	die b			
		i.e		(E)				3	
		fac.			i.		\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\		

PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SITE

No. 1993

MO.	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUNT
02	27 25	7933 3105	DF 452830 DF 452703	03 3508 03 3509	162-50 128-00	-00	462-50 120-00
			,				
			-			er 9	Э
-	<u> </u>			· TOTAL S	582.50	•00	582-50

BAY AREA DRUM CO., INC

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822

U PURCH	1 1 1 N
Date	2-27-86
Received f	rom HOWLETT POCKARED
Address	# 3215 HORTER DR
Acct. of:	CANA OUAL
QUANTITY	DESCRIPTION
	55 GAL #1 OIL TOP BUNG
6	55 GAL #2 OIL TOP BUNG
	55 GAL DEHEADERS SHORT
	55 GAL DEHEADERS TALL
	55.GAL JUNKERS
	55 GAL FOT. LL TALL
	55 GAL F.O.T. LL SHORT
	55 GAL F.O.T. 17H
12	tocy Deums à
	55 GAL F.O.T. BOLT TALL
	55 GAL FO.T. BOLT SHORT
	55 GAL, F.O.T. ADG.
	30 GAL OIL #1
	30 GAL OIL DEHEADERS
	30 GAL F.O.T. BOLT
	30 GAL F.O.T. L.L.
2	GOOD LINERS STEEL ST
37	TOTAL
	(c) 1112_
	Par Du

Nº 3109

BAY AREA DRUM CO. Inc. No.

Drums Bought, Sold and Reconditioned
1212 THOMAS AVENUE SAN FRANCISCO. CA 94124 PHONE: [415] 822-3955

SOLD TO: Hewlett Packard 3215 Porter Dr. Palo Alto, Ca. 94303

NVOICE DATE	36	DATE SHIPPE	-27-86	YOUR	ORDER NUMBER	15 Days		
QUANTITY			DESC	RIPT	101		AMOUNT	_
37	55 Ga	llon Drums	(poly, Liners	, #2)	@\$5.00	. *	\$185.00	
		7.61	<i>∗</i>		Receiving	Ticket#0762		
	1.00		*		7		•	
•		¥			* 191	*		
		(8)	20.5			1		
		Ř				1		
i)						1		

PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SIL-

No. 3765

MO.	DAY"	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT.	NET AMOUNT
02 04 05	28 04 08	31 09 31 77 32 46	0=455133 0=455133 0=453205	06 0710 06 0711 05 3111	185.00. 170.00. 462.50	.00 .00	185.00 170.00 462.50
			·				
		e e					,
				TOTAL \$	817-50.	•00	817.50

BAY AREA DRUM CO., INC

BUY • SELL • RECONDITION 1212 THOMAS AVENUE • SAN FRANCISCO, CA 94124 • (415) 82

D PURCHASED □ INVENTORY Nº 07! Acct. of: 55 GAL #1 OIL TOP BUNG 55 GAL. #2 OIL TOP BUNG 55 GAL. DEHEADERS SHORT 55 GAL DEHEADERS TALL 55 GAL JUNKERS 55 GAL F.O.T. LL TALL 65 GAL FOT LL SHORT 55 GAL: F.O.T. 17H POLYS. 55 GAL FOT. BOLT TALL 55 GAL FOIL BOLT SHORT 55 GAL F.O.T. ADG. 30 GAL OIL #1 30 GAL OIL DEHEADERS 30 GAL FOT. BOLT 30 GAL FOT, LL TOTAL

Nº 3177

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO: Hewlett Packard 3215 Porter Dr. Pale Alto, Ca. 94303

4-4-86	4-3-86	YOUR ORDE	R NUMBER TERMS . Net 15	Days
CANTITY		DESCRIPTION		THUOMA
34	55 Gallon Drums	(Poly, \$2, Junkers) @\$	5.00 Receiving Ticket #0790	\$170.00
. [5	•
.		*	*	8
		*		
	· ·		# #	

HEWLETT
PACKARD
STANFORD PARK DIVISION-04-PALO ALTO SIN-

No. 3.765

							NET AMOUNT
AO." E	YAC	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT. * 14	NET AMOUNT
4	28 04 08	31 09 31 77 32 46	D= 455133 D= 455133 D= 453205	06 0710 06 0711 05 3111	185.00. 170.00. 462.50	.00	185.00 170.00 462.50
			-		\rightarrow		
					·		T ₂
	Ì						
			<u> </u>	TOTAL \$	817-50.	•00	817.50

BAY AREA DRUM CO., INC.

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-

☐ PURCH		791
Date	4-26-66	, ,
Received f	rom Youlet rackens	
Address	Exposito da	
Acct. of:	¥¥	
QUANTITY	DESCRIPTION	
	55 GAL #1 OIL TOP BUNG	
	55 GAL #2 OIL TOP BUNG	
	55 GAL. DEHEADERS SHORT	
•	55 GAL DEHEADERS TALL	
	55 GAL JUNKERS	
	55 GAL FOT LL TALL	V.
	55 GAL F.O.T. LL'SHORT	
	55 GAL F.O.T. 17H	
	POLY MUNIC.	
•	55 GAL F.O.T. BOLT TALL	
	55 GAL. F.O.T. BOLT SHORT	
	55 GAL. F.O.T. ADG.	
	30 GAL OIL #1	
	30 GAL OIL DEHEADERS .	
	30 GAL FOT BOLT	
	30 GAL F.O.T. L.L.	105.0
	TOTAL .	

BAY AREA DRUM CO., INC.

BUY • SELL • RECONDITION

1212 THOMAS AVENUE • SAN FRANCISCO, CA 94124 • (415) 822-3955

□ PURCH	ASED NINVENTORY	•	2595
	4/30/ Henritt	Pibo	.(
Received for	røm	Discourse	THE lies
Address	<u> </u>	11(8)	U. I.P. CE.
Acct. of:			\rightarrow
QUANTITY	DESCRIPTION		
	55 GAL #1 OIL TOP BUNG		
29	55 GAL #2 OIL TOP BUNG		
	55 GAL DEHEADERS SHOP		
	55 GAL DEPEADERS TALL		hi
_!	S GAL JUNKERS		
<u></u>	55 GAL FOT. LL TALL		
	55 GAL FOT. L.L SHORT		
	55 GAL. F.O.T. 17H		
	55 GAL FOT. BOLT TALL		
	55 GAL F.O.T. BOLT SHORT		* *
	55 GAL FOT. ADG.		
	30 GAL OIL #1		
	30 GAL OIL DEHEADERS		,
:	30 GAL. F.O.T. BOLT		
*	30 GAL F.O.T. L.L.		
30	TOTAL		·····

per flore Gran Hon

INVOICE

Nº 3230



Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO:

HEWLIT: PACKARD
395**GEMILE RD
*.O. BOX 179**
425 4110 CE 143**

4/)86	DATE SHIPPED	YOUR ORDER NUMBER	N . 5 74		
QUANTITY		ESCRIPTION .		AMOUNT	
5*	CATT UNS CK U.	Fr (2 01/24) \$ 2.55 Y		\$ 118.00	
		PICK UP TICKET # 0796 . # 2595		*,	
	*	S :•			
ł	18	14.04	į		
. 1		at			

HEWLETT PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SIL

No. 3595

MO.	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT .	NET AMOUN
0.4	30	3230	DF 455133	05 3503	118.00		118-00
						y (#))	
-				TOTAL \$	118-00.	-00	118.00

BAY AREA DRUM CO. Inc. Nº 3702

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

Hewlet 395 Palo al	To Ca 94306	5 H I P	P.O. Boy 100999 Polo alto Ca 94306
ATE ORDERED	DATE SHIPPED	CUST	F H53705 Met 15 Days
		100	
	55 GALLON C.H. DRUMS		
25	55 GALLON O.H. DRUMS	17H	Drum 2 Burgin Head
	30 GALLON O.H. DRUMS		
	.30 GALLON C.H. DRUMS	•	
	15 GALLON C.H. DRUMS		
RECEIVED BY	7ig 6 3 -		Thank You

Nº 3246

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO:

HEWLITT PACKARD 395 PAGEMILL RD PALO ALTO CA 94306

5/8/86		5/7/86		DF453	205	NET IS D	AYS
QUANTITY	V 94		DESC	RIPTIO	0 и		AMOUNT .
25 .	55 GAL	OH DRUMS	17H ALLBLACK		\$ 18.50	ea.	\$462.50
	121	#		D	ELIVERY TICKET # :	3702	
			**	(*)	*	2	
				¥	.*	24 ,	
		14				22	
. 1							- 5
					4		45

PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SIL

No. 3.765

MO.	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMQUNT	DISCOUNT.	NET AMOUNT
02 04 05	28 04 08	3109 3177 3246	DF 455133 DF 455133 DF 453205	06 0710 06 0711 05 3111	185-00. 170-08. 462-50	.00 .00	185.00 170.00 462.50
		1	-				2
				TOTAL \$	817-50	40 C	817.50

BAY AREA DRUM CO., INC.

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

D PURCH	ASED INVENTORY	Nº 1282
Date	19/86	
Received f	rom HEWLETT & PA	CKARO
Address	1327 PORTEK I	R POLO CIETA
Acct. of:		Ca
QUANTITY	DESCRIPTION	
	55 GAL #1 OIL TOP BUNG	
	55 GAL #2 OIL TOP BUNG	
	55 GAL DEHEADERS SHORT	
	55 GAL DEHEADERS TALL	•
6	55 GAL. JUNKERS	
	55 GAL F.O.T. L.L. TALL	
•	55 GAL. F.O.T. L.L. SHORT	
	55 GAL F.O.T. 17H	
18	POW	
	55 GAL F.O.T. BOLT TALL	
	55 GAL. F.O.T. BOLT SHORT	
	55 GAL. F.O.T. ADG.	
	30 GAL OIL #1	
	30 GAL OIL DEHEADERS	
	30 GAL FOT. BOLT	
	30 GAL F.O.T. L.L.	
24	TOTAL	

Per Park Jackson

INVOICE

Nº 3308



Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: [415] 822-3955 P.O. BOX 24228

SOLD TO:

HEWLETT PACKARD P.O. BOX 10999 PALO ALTO CA 94303-0875 ACC PAYABLE DEPT STANFORD PARK DIVISION

6/9/86		6/9/86	*	DF 455133	NET IS D	AYS
QUANTITY			DEBC	RIPTION.		AMOUNT
24	DRUMS	DISPOSAL CHARGE	•	\$ 5.00) EA	\$ 120.00
İ		K:		PICK UP TICKET #	1282	
		403				
						3
			*			•
						4

PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SI'L

. No. 4482

MO. DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUN
06 09	3308	DF \$ 55133	06 1410	120.00	•0Q	120
	985	rair				
						•
	Ē					
				,		
			TOTAL S	120.00.	•00	120

BAY AREA DRUM CO., INC.

BUY . SELL . RECONDITION

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

(ASED LINVENTORT	No 0938
ate	1/ 1-0/0	
eceived f	rom Hewlitt Packard	
ddress 3	95 Pogemill Rd Palo	alto-Ca
cct. of:	75 Pagemill Rd Palo Po Box 10999 -	DF453825
YTITHAUD	DESCRIPTION	
	55 GAL #1 OIL TOP BUNG	
	55 GAL #2 OIL TOP BUNG	
	55 GAL DEHEADERS SHORT	
43	55 GAL DEHEADERS TALL	
	55 GAL JUNKERS	
0 22-223	55 GAL FOT LL TALL	
	55 GAL FOT, L.L. SHORT	
	55 GAL F.O.T. 17H	
	55 GAL FOT. BOLT TALL	(C) •
	55 GAL F.O.T. BOLT SHORT	
	55 GAL. F.O.T. ADG.	
	30 GAL OIL #1	
	30 GAL OIL DEHEADERS	
•	30 GAL F.O.T. BOLT	
	30 GAL FOT. L.L.	
93	TOTAL	

Por

INVOICE

Nº 3402

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955 P.O. BOX 24228

SOLD TO:

HEWLITT PACKARD P.O. BOX 10999 PALO ALTO CA 94303-0875

7/23/86	5	7/23/86	DF453825	MBER	TERMS NET	I5 DAYS
QUANTITY		D E 8	CRIPTION			AMOUNT
43		PICKED UP DISPOSAL CHAR	GE	. \$	2.00 EA	\$ 86.00
			PICK UP	TICKET # 09	38 .	
*		:6 **			*	
		e e	53			
			(4)		Š.	
\$7		(2)	*	2	*	
22-2				*		
		120				1
à				35		49

--- PAUNAHU

STANFORD, PARK DIVISION-04-PALO ALTO

No. 5301

	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUNT
07	23	3402	DF4 5 38 25	07 3502	86.00.	-00	86.00
				9.		*	
						283 27	*
					RECEIVED SEP	- 2 1986 ·	¥
				ar e	Posted		
		£6		, 5 ×	18		•
			l	TOTAL \$	86.00	.00	86.0

BAY AREA DRUM CO. Inc. Nº 3905

Drums Bought, Sold and Reconditioned 1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

Hewier 1 395 PAGE PALO ALTO		5 H I P		
B/2/86	NO LATER THAN 8/29/86		DF-454137	NET 15 DAYS
		1		
25	55 GALLON C.H. DRUMS	17H	2" Bungs	in HEAD .
	55 GALLON O.H. DRUMS			
	30 GALLON O.H. DRUMS		50,00	
	30 GALLON C.H. DRUMS		\$19	
•	15 GALLON C.H. DRUMS		(8	
	il an Year on		ST.	1. / .

BAY AREA DRUM CO., INC

BUY • SELL • RECONDITION

1212 THOMAS AVENUE • SAN FRANCISCO, CA 94124 • (415) 8

LI PURCH	m · · · · · · · · · · · · · · · · · · ·
Date	3-25-86
Received for	OM HEWLETT PACKARS
	3215 PORTER AUS, PAID ALTO
	and reach Acc, race race
Acct. of: _	DESCRIPTION
- COMMITTEE	55 GAL #1 OIL TOP BUNG
	55 GAL #2 OIL TOP BUNG
	55 GAL DEHEADERS SHORT
	55 GAL DEHEADERS TALL
7	55 GAL JUNKERS
	55 GAL FOT. LL TALL
	55 GAL F.O.T. L.L. SHORT
- 1	55 GAL. F.O.T. 17H
35	toly DEUMS Ja
	55 GAL FO.T. BOLT TALL
	55 GAL FO.T. BOLT SHORT
	55 GAL FOT, ADG.
	30 GAL OIL #1
	30 GAL OIL DEHEADERS
	30 GAL FOT, BOLT
	30 GAL FOT, LL
42	TOTAL

Per CARIOS

INVOICE

3475

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: [415] 822-3955 P.O. Box 24228

SOLD TO:

Hewlett Packard F.O.Box 10999 Palo Alto, Ca 94303-0875

8/25/S6		DATE	8/25/86		POUR ORDER NUMBER DF-454137	TERMS No	t 15 Days
QUANTITY				DESC	RIPTION		THUOMA
.25	55 Ca	1 OH Dr	ums, 17H,	all blac	k - Dolivery Ticket #3905	\$18.50 ea	\$ 462.50
42	Polly	Drums,	Disposal	charge		\$ 5,00 ea	\$ 210,00
£i .					Pick up Ticket #0980	Total:	\$ 672.50
					90	*	
			**	341		* 0	
	-	٠	5	72			
						₽ N	
				51			

100	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUNT
808	26 26	3475 3475	DF454137 DF455133	09 2510 09 2511	462.50 210.60	-00 -00	462.5 210.0
							·. :
				RECEIVED	CAT. A 4×1986		£
				1	The last		•

BAY AREA DRUM CO., INC.

BUY . SELL . RECONDITION

1212 THOMAS AVENUE • SAN FRANCISCO, CA 94124 • (415) 822-3955

C 211201	the week 9-15-8	26
D PURCH	- Nº 1401	
Date	9-24-86	
Received for	rom Hewlitt Pachare	
Address_3	395 Doglmill Rd - P.J. Box 1099	
Acct. of:	2000 alto Ca 94303-Po# PF 4542	81
QUANTITY	DESCRIPTION	
	55 GAL #1 OIL TOP BUNG	
	55 GAL. #2 OIL TOP BUNG	
	55 GAL. DEHEADERS SHORT	
23.	55 GAL DEHEADERS TALL	- 1
	55 GAL JUNKERS	
	55 GAL FOT. LL TALL	
	55 GAL FOT. LL SHORT	
	55 GAL F.O.T. 17H	
.3	POH DRUMS. & 1 to	
	55 GAL FO.T. BOLT TALL	
	55 GAL F.O.T. BOLT SHORT	
	55 GAL. FO.T. ADG.	
	30 GAL. OIL #1	
	30 GAL OIL DEHEADERS	
	30 GAL FOT, BOLT	
	30 GAL FO.T. L.L.	
	,	T
26	TOTAL	F

CARlos

INVOICE

3550

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: [415] 822-3955

SOLD TO:

Hewlett Packard P.O.Box 10999 Palo Alto, Ca 94303-0875

9/30/86	9/24/86	DF454281	Net 15 days			
QUANTITY		ESCRIPTION		AMOUNT		
.23	55 Cal Deheaders, Disposal Polly Drums, Disposal charg		\$ 2.00 ea \$ \$ 5.00 ea \$	46.00 15.00		
	Pick-up 1	ag #1461	Total:	61.00		
,	:#: 	140				
		~		*		
	181					
		UM:		+8 Q		

HEWLETT PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SIL

No. 6523

MO.	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUNT
09	30	3550	DF454281	10 0002	61.00	.00	61.00
			*				¥
			(*)			-	1.65
				()	with the		€ • 0
		(2) 		Ţ			*
						•	
				TOTAL \$	61.00	.00	61.00

BAY AREA DRUM CO., INC. BUY · SELL · RECONDITION

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

Date/	1670 Nº 1670
	OM HEWLETT PACKARS
Address_3	215 POWER DR, PALO ALTO
Acct. of:	Po # 42793577
QUANTITY	DESCRIPTION
	55 GAL #1 OIL TOP BUNG
233	55 GAL DOIL TOP BUNG POLY DRUM.
	55 GAL DEHEADERS SHORT
	55 GAL DEHEADERS TALL
4	55 GAL JUNKERS
	55 GAL F.O.T. L.L. TALL
	55 GAL F.O.T. L.L. SHORT
	55 GAL. F.O.T. 17H
	55 GAL. F.O.T. BOLT TALL
	55 GAL FOT. BOLT SHORT
	55 GAL. F.Q.T. ADG.
	55 GAL FOT. ADG. 30 GAL OIL #1 30 GAL OIL DEHEADERS
	30 GAL. OIL DEHEADERS
	30 GAL. FOT. BOLT
	30 GAL. FOT. BOLT 30 GAL FOT. L.L
8	30 GAL. FOT. BOLT 30 GAL. FOT. L.L.
30	TOTAL

INVOICE

2355



Drums Bought, Sold and Reconditioned

1212 THOMAS AYENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO:

Hewlett Packard P.O.Kox 3486 Sunnyvale, Ca 94083-3486

11.12/8	٠	DATE SHIPT	2/86		42793577	IER		reams Net. 1	5 d	зуг
QUANTITY			D	ESCRIPTI	ON					AMOUNT
15	55 Cnl 1		ked up for	disposal,	disposal	charge	\$:	5.00 es	\$	160.00
		* *	Pick-up	Tag #167	0			8		5
		Ē)				•				₽
	9		-	40						
			¥							
			*:			•	**			\$
					2	61				3.
				4						

4' . 10Y	INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUN	T	DISCOUN'	7	NET AMOUNT		CHECK NO.
		42731517	134300 to	164	6 1		ų:	, 140	60	16765 CONTROL NO. 50015765 VENDOR NO.
	9		P,	AID PESS	0.03	3 1938		enter de la companya	** **	ACCT 3 . PISSUE DATE 12/18/46 AMOUNT 11:0-08
<u> </u>			TOTAL \$	1 !	1		i,	1:5	11.17	

NOT NEGOTIABLE

BAY AREA DRUM CO. Inc. Nº 4087

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

P.O. Bux	-PACKARS 1099 TO, CA 94303	S H 1 P 7 O	Same 395 Paces PALO ALTO	MILL RA CA 94386
DATE ORDERED	, DATE SHIPPED THU		OMER'S ORDER NO.	TERMS:
4/12/86	17 July 2018	07	-404/46	NET 15 DAYS
	55 GALLON C.H. DRUMS			
25	55 GALLON O.H. DRUMS	174	2" Bu	NG5
	30 GALLON O.H. DRUMS			
	30 GALLON C.H. DRUMS			
	15 GALLON C.H. DRUMS			
RECEIVED B	R. Helfrich		· Thai	ik Gou

3573

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955 P.O.Box 24228

SOLD TO:

Hewlett Packard Company P.O. Box 1099 Palo Alto, Ca 94303

11/19/8	6	11/19/8	36	DF -454746	JMBER	TERMS	ıs	days	
QUANTITY			DESC	RIPTION				AMOUNT	
. 25	'55 Gal	Deums, 17H	*		* *	\$ 18,50ea	\$	462.50	•
14			Delivery 7	Tag #4087					
		· ·		*					
						.,			
					**15 **•	E 60			
				27413					
					54				
	1	¥	19				1		

PACKARD

STANFORD PARK DIVISION-04-PALO ALTO SIL

No. 7161

MO.	DAY .	? INVOICE NO.	P.O. NUMBER	VOUCHER	GROSS AMOUNT	DISCOUNT	NET AMOUNT
11	-19	3673	DF454746	12 6614	462.50	.00	462.5
			- :				
						ž.	(c)
	1			DAI	District 2 1936	* *	
				/. r A .	963000 0 1930		
_				. TOTAL \$	462.50	00	462.5

395 Page Mill Road, Palo Alto, Callfornia 94304

BAY AREA DRUM CO., INC.

1212 THOMAS AVENUE . SAN FRANCISCO, CA 94124 . (415) 822-3955

ASED INVENTORY Nº 1786
1/9/87
rom HEXULETT PACKARS
PO # DF 45663
Po # DF 45663
DESCRIPTION
55 GAL #1 OIL TOP BUNG
55 GAL #2 OIL TOP BUNG
55 GAL DEHEADERS SHORT
55 GAL DEHEADERS TALL
55 GAL JUNKERS
55 GAL F.O.T. L.L. TALL
55 GAL. F.O.T. L.L. SHORT
55 GAL. F.O.T. 17H
POLY
55 GAL. F.O.T. BOLT TALL
55 GAL. F.O.T. BOLT SHORT
55 GAL FOT. ADG.
30 GAL. OIL #1
30 GAL. OIL DEHEADERS
30 GAL. FOT. BOLT
30 GAL F.O.T. L.L.
TOTAL

3778

BAY AREA DRUM CO. Inc.

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955 0.0.56 x 24228

SOLD TO:

Howlett-Packard Co. P.O.Box 1090 Palo Alto, Ca 94303-0875 Attn: Accounts Payable

NVOICE DATE	7	1/20/87	DF-45	DER NUMBER	TERMS No C	15 days
QUANTITY			DESCRIPTIO	N		AMOUNT
÷,	55 Cal	Drums, picked up	for disposal	Disposal c	harge:\$5.00	3 251.00
	ł	Picken	r Tag #1786			
		ē.				
						78
		i es.		4		
			340	29		

	HEWLETT
日 カル南	LIP. AA F F 1
774	PACKARO

STANFORD PARK DIVISION-04-PALO ALTO SI.

No. 8354

MO.	DAY	INVOICE NO.	P.O. NUMBER	VOUCHER.	GROSS AMOUNT	DISCOUNT	NET AMOUNT
01	20	3778	DF456063	01 9403	251.00	.00	251.00
		g.		RECEIV	9stall 2 1987		Ÿ
				TOTAL \$	251.00	.00	251.00

BAY AREA DRUM CO. Inc. Nº 4230

Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

P.o. 109	PACKARD	S H - P	Hewler H 395 PAGE PAGE ALTO	mice lo
TE ORDERED	DATE SHIPPED CURED		OMER'S ORDER NO.	TERMS: NBV 15 DAVS
2	e y en las des	17#		
30	55 GALLON O.H. DRUMS	174	211 Bungs	
	30 GALLON C.H. DRUMS			
RECEIVED BY	BCN1,D-		That	nk (lou



Drums Bought, Sold and Reconditioned

1212 THOMAS AVENUE SAN FRANCISCO, CA 94124 PHONE: (415) 822-3955

SOLD TO:

Hewlett Packard P.O.Box 10999 Palo Alto, Ca 94303

2/U/87	2/4/87			DF 459059		Nec 15 days		
YTITHAUD			DESCRI	PTION			THUOMA	_
36	55 Gal D	cuma, DOT 178	i, Black & whit		\$20.00	\$	600,00	
					*		s *	
		· ·	*	122				
		<u> </u>		22	*			